1 2 3 4 5	CENTER FOR DISABILITY ACCESS Claire Cylkowski, Esq., SBN 335352 Prathima Price, Esq., (SBN 321378) 100 Pine St., Ste 1250 San Francisco, CA 94111 Tel: (858) 375-7385 Fax: (888) 422-5191 clairec@potterhandy.com Attorneys for Plaintiff	
6 7	Cecil Eugene Shaw	
8 9	BERLINER COHEN, LLP Richard D. Schramm, Esq. (SBN 151696) 10 Almaden Blvd., Eleventh Floor	
10	San Jose, California 95113 Tel: 408.286.5800	
11	Fax: 408.998.5388 richard.schramm@berliner.com	
12	Attorneys for Defendant Mariani's Inn and Restaurant, Inc.	
13	Transition of this area restaurant, the	
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRI	CT OF CALIFORNIA
16	CECIL EUGENE SHAW,	Case No.: 5:20-cv-01367-EJD
17	Plaintiff, S	JOINT STIPULATION FOR DISMISSAL PURSUANT TO
18 19	MARIANI INN AND RESTAURANT, INC., a California Corporation; and Does 1-10,	FEDERAL RULE OF CIVIL PROCEDURE 41(a)(1)(A)(ii)
20	Defendants.	
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JOINT STIPULATION FOR DISMISSAL

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), IT IS STIPULATED by and between the parties hereto that this action may be dismissed with prejudice as to all parties; each party to bear his/her/its own attorneys' fees and costs. This stipulation is made as the matter has been resolved to the satisfaction of all parties.

Dated: January 30,2023 CENTER FOR DISABILITY ACCESS

By: <u>/s/ Claire Cylkowski</u> Claire Cylkowski, Esq. Attorneys for Plaintiff

Dated: January 30,2023 BERLINER COHEN, LLP

By: /s/ Richard D. Schramm
Richard D. Schramm
Attorneys for Defendant
Mariani's Inn and Restaurant, Inc.

Joint Stipulation for Dismissal

-2-

5:20-cv-01367-EJD

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SIGNATURE CERTIFICATION

I hereby certify that the content of this document is acceptable to Richard D. Schramm, counsel for Mariani's Inn and Restaurant, Inc., and that I have obtained authorization to affix his electronic signature to this document.

Dated: January 30,2023 CENTER FOR DISABILITY ACCESS

By: <u>/s/ Claire Cylkowski</u> Claire Cylkowski, Esq. Attorneys for Plaintiff